

Dick and Kris Beastrom

June 14, 2006

Federal Trade Commission/Office of the Secretary, Room H-135 (Annex W)
Re: Business Opportunity Rule, R511993
600 Pennsylvania Avenue, NW
Washington, DC 20580

Dear Sir or Madam:

We are writing because we believe this rule will prevent us from continuing as an Independent Sunrider Distributor. Our business has added \$1,000 per month to our family income in less than two years. The rule will make it extremely difficult to grow with these proposed changes.

Waiting seven days to enroll new distributors is punitive for us and them when they are eager to start with their own business. With grace, Sunrider already offers a 60-day return policy on all products and a 90% payback policy within twelve months. The waiting period suggests that we may have a negative and deceptive business practice not to mention the paperwork nightmare that the reporting will require. Also, mandating that personal information be disclosed in this era of identity theft will scare off prospective distributors and stunt our business.

The saying goes: "Don't throw the baby out with the bathwater". We support your desire to clean up problems in this industry where they exist but BOR-R511993 will also be prohibitive for all ethical and moral businesses of integrity such as ours. Please reconsider all ramifications of this rule and search for equitable alternatives.

Thanks for listening to our plea.

Respectfully,

Dick Beastrom

Kris Beastrom